1 2 3 4 5 6 7 8 9	LAUREN M. BLAS, SBN 296823 lblas@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP 333 South Grand Avenue Los Angeles, CA 90071-3197 Telephone: 213.229.7000 Facsimile: 213.229.7520 GEOFFREY SIGLER (pro hac vice) gsigler@gibsondunn.com DEREK K. KRAFT (pro hac vice) dkraft@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP 1050 Connecticut Avenue, N.W. Washington, D.C. 20036-5306 Telephone: 202.99.8500 Facsimile: 202.467.0539 Attorneys for Defendants UnitedHealthcare	ERROL J. KING, JR. (pro hac vice) Errol.King@phelps.com CRAIG L. CAESAR (pro hac vice) Craig.Caesar@phelps.com KATHERINE CICARDO MANNINO (pro hac vice) Katie.Mannino@phelps.com TAYLOR J. CROUSILLAC (pro hac vice) Taylor.Crousillac@phelps.com BRITTANY H. ALEXANDER (pro hac vice) Brittany.Alexander@phelps.com PHELPS DUNBAR LLP II City Plaza 400 Convention Street, Suite 1100 Baton Rouge, Louisiana 70802 Telephone: 225.376.0207
11	Insurance Company and United Behavioral Health	Attorneys for Defendant MultiPlan, Inc.
12 13		
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	OAKLAND DIVISION	
17 18 19 20 21 22 23 24 25 26 27	LD, DB, BW, RH, and CJ, on behalf of themselves and all others similarly situated, **Plaintiffs*, **V. UNITED BEHAVIORAL HEALTH, a California Corporation, UNITEDHEALTHCARE INSURANCE COMPANY, a Connecticut Corporation, and MULTIPLAN, INC., a New York corporation, **Defendants*.	CASE NO. 4:20-cv-02254-YGR NOTICE OF MANUAL FILING – LODGED UNDER SEAL – IN SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFFS' RENEWED MOTION FOR CLASS CERTIFICATION Hon. Yvonne Gonzalez Rogers Complaint filed: April 2, 2020 Third Amended Complaint filed: Sept. 10, 2021
28		

NOTICE OF MANUAL FILING

TO THE COURT, ALL PARTIES AND COUNSEL, PLEASE TAKE NOTICE: 2 3 Pursuant to Local Rule 5-1(e), the following document(s) or item(s) are exempt from electronic filing and will therefore be manually filed. In support of Defendants' Opposition to Plaintiffs' 4 5 Renewed Motion for Class Certification, Defendants are manually filing the following native Excel files on a USB device. 6 Exhibits to the Declaration of Geoffrey Sigler 7 8 Exhibits 194, 196, 198, 200, 202, 205, 206, 207, 208, and 230. **Exhibits to the Compendium of Provider Documents** 9 10 Exhibits 16, 23, 27, 33, 36, and 37. These exhibits are also subject to the forthcoming Defendants' Administrative Interim Motion 11 to Seal and to Consider Whether Another Party's Material Should Be Sealed. These exhibits will be 12 13 lodged with the clerk pending court order on the parties' forthcoming joint omnibus sealing motion pursuant to the February 13, 2024 Stipulation and Order Modifying Sealing Procedures ("Stipulation") 14 15 (Dkt. 300). 16 DATED: March 14, 2024 Respectfully submitted, 17 GIBSON, DUNN & CRUTCHER LLP 18 /s/ Geoffrey Sigler 19 Geoffrey Sigler 20 Attorney for Defendants UnitedHealthcare Insurance 21 Company and United Behavioral Health 22 - and -23 PHELPS DUNBAR, LLP 24 By: /s/ Errol J. King 25 Errol J. King, Jr. 26 Attorney for Defendant MultiPlan, Inc. 27 28

1

ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1 Pursuant to Civil Local Rule 5-1(i)(3) of the Northern District of California, I attest that concurrence in the filing of the document has been obtained from each of the other signatories to this document. DATED: March 14, 2024 Respectfully submitted, GIBSON, DUNN & CRUTCHER LLP By: /s/ Geoffrey Sigler Geoffrey Sigler